IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	:	Criminal No.	

v. : Date Filed: _____

ALEJANDRO ALAMEDA : Violations:

18 U.S.C. § 922(o)

: (Possession of machineguns - 1 count)

26 U.S.C. § 5861(f)

: (Making machinegun in violation of

Chapter 53 - 1 count) 26 U.S.C. § 5861(d)

(Possession of unregistered destructive

devices - 1 count)
26 U.S.C. § 5861(i)

(Possession of destructive devices without

serial numbers - 1 count)

INDICTMENT

:

:

COUNT ONE

THE GRAND JURY CHARGES THAT:

On or about September 4, 2002, in the Eastern District of Pennsylvania, defendant

ALEJANDRO ALAMEDA

did knowingly and unlawfully possess three machineguns that are firearms as defined in Title 26, United States Code, Section 5845(b), that is, one Israeli Military Industries, Model Uzi, fully automatic 9mm machinegun, from which the serial number had been removed; one Bushmaster,

model XM15-E2S, .223 caliber semiautomatic rifle, serial number L279101, with AR15 drop-in auto sear; and one Sten-type machinegun receiver tube.

In violation of Title 18, United States Code, Sections 922(o) and 924(a)(2).

COUNT TWO

THE GRAND JURY FURTHER CHARGES THAT:

From in or about February of 2002 to in or about September of 2002, in the Eastern District of Pennsylvania, defendant

ALEJANDRO ALAMEDA

knowingly and unlawfully made a machinegun that is a firearm as defined in Title 26, United States Code, Section 5845(b), that is, one Israeli Military Industries, Model Uzi, fully automatic 9mm machinegun, from which the serial number had been removed.

In violation of Title 26, United States Code, Sections 5822, 5845(b), 5861(f), and 5871.

COUNT THREE

THE GRAND JURY FURTHER CHARGES THAT:

On or about September 4, 2002, in the Eastern District of Pennsylvania, defendant,

ALEJANDRO ALAMEDA

knowingly and unlawfully possessed eleven destructive devices that are firearms as defined in Title 26, United States Code, Section 5845(f), that is, (1) an improvised explosive device consisting of a six-inch heavy cardboard tube, sealed at both ends, containing Clean Shot explosive powder and a length of functional pyrotechnic fuse; and (2) parts sufficient to construct at least ten improvised explosive fragmentation hand grenades; which were not registered to him in the National Firearms Registration and Transfer Record.

In violation of Title 26, United States Code, Sections 5845(f), 5861(d), and 5871.

COUNT FOUR

THE GRAND JURY FURTHER CHARGES THAT:

On or about September 4, 2002, in the Eastern District of Pennsylvania, defendant,

ALEJANDRO ALAMEDA

knowingly and unlawfully possessed eleven destructive devices that are firearms as defined in Title 26, United States Code, Section 5845(f), that is, (1) an improvised explosive device consisting of a six-inch heavy cardboard tube, sealed at both ends, containing Clean Shot explosive powder and a length of functional pyrotechnic fuse; and (2) parts sufficient to construct at least ten improvised explosive fragmentation hand grenades; which were not identified by serial numbers as required by the National Firearms Act.

In violation of Title 26, United States Code, Sections 5845(f), 5861(i), and 5871.

	A TRUE BILL:	
	FOREPERSON	
PATRICK L. MEEHAN		
United States Attorney		